

|->

Title 22@ Social Security

|->

Division 1@ Employment Development Department

|->

Subdivision 1@ Director of Employment Development

|->

Division 1@ Unemployment and Disability Compensation

|->

Part 1@ Unemployment Compensation

|->

Chapter 2@ Administration

|->

Article 4@ INTERSTATE AND FEDERAL COOPERATION

|->

Section 455.5-13@ Benefit Charges Under the Interstate Arrangement

455.5-13 Benefit Charges Under the Interstate Arrangement

(a)

The department shall charge benefits paid pursuant to a combined-wage claim under the Interstate Arrangement for Combining Employment and Wages in the following manner: (1) Whenever California is not the paying state and has transferred employment or wages to another state which are used for the payment of benefits for which California is liable, benefits paid to an unemployed individual based upon such transferred employment or wages paid to the individual by an employer covered in California shall be charged against the reserve account of the employer or shall be reimbursed to the Unemployment Fund by the employer if the employer is covered in California on an additional cost of benefits or a cost of benefits paid and charged basis, but if transferred employment or wages were paid to the individual by more than one employer covered in California such benefits paid shall be charged to the respective reserve accounts of such employers covered in California or be reimbursed by such employers covered in California on an additional cost of benefits or a cost of benefits paid and charged basis in the proportion that the total of such transferred employment or wages paid to the individual by each such employer covered in California bears to the total transferred employment or wages paid to the individual by all employers covered in California. Employers covered in California

shall be entitled to rulings in accordance with the California Unemployment Insurance Code. (2) Whenever California is the paying state, the provisions of the California Unemployment Insurance Code shall apply to the disposition of charges and liability for benefits paid that are not reimbursable by another state.

(1)

Whenever California is not the paying state and has transferred employment or wages to another state which are used for the payment of benefits for which California is liable, benefits paid to an unemployed individual based upon such transferred employment or wages paid to the individual by an employer covered in California shall be charged against the reserve account of the employer or shall be reimbursed to the Unemployment Fund by the employer if the employer is covered in California on an additional cost of benefits or a cost of benefits paid and charged basis, but if transferred employment or wages were paid to the individual by more than one employer covered in California such benefits paid shall be charged to the respective reserve accounts of such employers covered in California or be reimbursed by such employers covered in California on an additional cost of benefits or a cost of benefits paid and charged basis in the proportion that the total of such transferred employment or wages paid to the individual by each such employer covered in California bears to the total transferred employment or wages paid to the individual by all employers covered in California. Employers covered in California shall be entitled to rulings in accordance with the California Unemployment Insurance Code.

(2)

Whenever California is the paying state, the provisions of the California Unemployment Insurance Code shall apply to the disposition of charges and liability for benefits paid that are not reimbursable by another state.

(b)

Except as modified by this section, the provisions of Article 4 (commencing with Section 1025) of Chapter 4, Part 1, Division 1, and of Article 3 (commencing with Section 1326) of Chapter 5, Part 1, Division 1 of the California Unemployment Insurance Code with respect to procedures for rulings relating to benefit charges shall apply to a combined-wage claim under the Interstate Arrangement for Combining Employment and Wages.