

|->

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 5@ UNEMPLOYMENT COMPENSATION BENEFITS

|->

Article 1@ ELIGIBILITY AND DISQUALIFICATIONS

|->

Section 1252-1@ Partially Unemployed Individual

1252-1 Partially Unemployed Individual

As used in these regulations, partially unemployed individual means a person who during a week meets all of the following conditions: (1) He or she was employed by a regular employer. (2) He or she worked less than his or her normal customary full-time hours for his or her regular employer because of lack of full-time work. (3) He or she was continuously attached to his or her regular employer from the standpoint that there did not occur any severance of the employer-employee relationship.

(1)

He or she was employed by a regular employer.

(2)

He or she worked less than his or her normal customary full-time hours for his or her regular employer because of lack of full-time work.

(3)

He or she was continuously attached to his or her regular employer from the standpoint that there did not occur any severance of the employer-employee relationship.

(b)

Notwithstanding subdivision (a) of this section:(1) An individual who receives benefits under Section 1279.5 of the Code during a benefit year shall not receive benefits as a partially unemployed individual with respect to any week in such

benefit year while in employment status with the regular employer who initiated the program of sharing work under Section 1279.5 of the Code. (2) An individual may not claim benefits as a partially unemployed individual if the Department determines that the individual has been laid off for a period in excess of two consecutive weeks. (3) If the person has claimed benefits as a partially unemployed individual for two consecutive weeks during which he or she performed no services for the regular employer, he or she may not claim additional benefits as a partially unemployed individual until he or she again performs services for his or her regular employer.

(1)

An individual who receives benefits under Section 1279.5 of the Code during a benefit year shall not receive benefits as a partially unemployed individual with respect to any week in such benefit year while in employment status with the regular employer who initiated the program of sharing work under Section 1279.5 of the Code.

(2)

An individual may not claim benefits as a partially unemployed individual if the Department determines that the individual has been laid off for a period in excess of two consecutive weeks.

(3)

If the person has claimed benefits as a partially unemployed individual for two consecutive weeks during which he or she performed no services for the regular employer, he or she may not claim additional benefits as a partially unemployed individual until he or she again performs services for his or her regular employer.