

APPENDIX "A"

Information supplied by the Unemployment Insurance Commission relating to Holidays and Earnings.

The rule with respect to odd holidays is that if the only reason for a claimant's not working during a week is because of a holiday he is not considered unemployed that week.

When holiday pay is payable for a day, or days, prior to separation from employment, such pay is regarded as earnings for the week to which it pertains.

If holiday pay is payable for a day, or days, after separation from employment, such pay is disregarded for benefit purposes unless a general continuous holiday, for the claimant's grade or class, occurs at the plant, at which he worked, within six weeks of the date of his separation. In this latter event the holiday pay is allocated to the period of the holiday and counted as earnings for that period.