

	1. Social Security Account No.	2. Prog. Code	3. Date of Claim
	4. Name of Claimant		
	5. Date of Mailing		

SAMPLE

DETERMINATION/REDETERMINATION OF BENEFIT CHARGE LIABILITY

MONETARY DETERMINATION				
6. Name Worked Under (If Different)		9. (a) Maximum Benefit Amount		(b) Weekly Benefit Rate
BASE YEAR	BEGINS	ENDS	(c) Maximum Chargeable Amount	(d) % of Weekly Benefit Amount Chargeable to Your Account
BENEFIT YEAR	BEGINS	ENDS	(e) Weekly Dependency Allowance	(f) Number of Dependents
7. N. J. Identification No.		THIS WEEKLY BENEFIT RATE INCLUDES THE DEPENDENCY ALLOWANCE LISTED ABOVE.		
8. Noncharge Start Date				

RELIEF OF CHARGES

It has been determined/redetermined that the above named individual was separated from your employ either for reasons that are disqualifying under the New Jersey Unemployment Compensation Law or for reasons which are not chargeable under R.S.43:21-5(j). Benefit charges will not be made to your experience rating account for periods after the Noncharge Start Date listed above in item #8. Any charges that may have been made to your account for periods after the Noncharge Start Date will be credited to your account. The adjustments to your account will be reflected in the next quarterly report of "Unemployment Benefits Charged to Experience Rating Account," Form B-187Q.

Please note that if the determination that resulted in this relief of charges is later reversed by a deputy, the Appeal Tribunal or the Board of Review, you will become liable for charges.

LIABILITY FOR CHARGES

It has been determined/redetermined that either no disqualification should be imposed on the above named individual for separation from your employ or the individual did not leave your employ under circumstances covered under R.S.43:21-5(j). Therefore, you are potentially liable for charges to your Experience Rating Account for periods after the most recent separation. The amount of potential charges for which you are liable is listed in item #9(c) and the percent of the weekly benefit amount that may be charged to your account is listed in item #9(d).

RIGHT OF APPEAL

If you disagree with this determination, you may file an appeal by writing to the local unemployment office listed in the upper left corner. You should fully state the details of the individual's separation in your appeal. The appeal must be received or postmarked within seven days after delivery or within ten days after the mailing of the determination.