

TITLE 72

WORKER'S COMPENSATION AND RELATED LAWS -- INDUSTRIAL COMMISSION

CHAPTER 13

EMPLOYMENT SECURITY LAW

72-1306.BASE PERIODS. (1) "~~Regular B~~base period" means the first four (4) of the last five (5) completed calendar quarters immediately preceding the beginning of a benefit year.

~~(2) "Alternate base period" means the last four (4) completed calendar quarters immediately preceding the beginning of a benefit year.~~ If a claimant has insufficient wages in the regular base period to establish eligibility for unemployment benefits, the alternate base period shall be used ~~the "base period" shall be the last four (4) completed calendar quarters immediately preceding the beginning of a benefit year.~~

~~(23) "Alternate-Total temporary disability~~ base period" means the first four (4) of the last five (5) completed calendar quarters immediately prior to the Sunday of the week in which a medically verifiable temporary total disability has occurred. A claimant who has, or has had, ~~in which~~ a medically verifiable temporary total disability ~~occurred and. If a claimant has~~ insufficient wages in the regular or alternate base periods to establish eligibility for unemployment benefits, shall use the total temporary disability base period; provided, to the "alternate base period" shall be the last four (4) completed calendar quarters immediately prior to the Sunday of the week in which a medically verifiable temporary total disability occurred. ~~To~~ use the alternate total temporary disability base period, a claimant must file for benefits within three (3) years of the beginning of the temporary total disability, and no longer than six (6) months after the end of the temporary total disability.

09.01.30.675. TOTAL TEMPORARY DISABILITY ALTERNATE BASE PERIOD (TTD). The alternate base period provision of Section 72-1306(2), Idaho Code, will apply only if the claimant cannot establish monetary eligibility by using the regular base period described in of Section 72-1306(1), Idaho Code.