Chargeability FPR

All conclusions at the employer level

[b1] the employer may be relieved of charges

both

[b2] the claimant has a quit exception and

[not b3] the employer is not reimbursing

or

all

[b4] the employer has filed a timely protest and

[b27] the claimant’s separation from the employment occurred under disqualifying circumstances and

[b6] the employer is the claimant’s most-recent employer that employed the worker in at least ten weeks (whether or not consecutive) back to the beginning of the base period

or

all

[b6] the employer is the claimant’s most-recent employer that employed the worker in at least ten weeks (whether or not consecutive) back to the beginning of the base period and

[b7] the employer continues to provide the claimant with part-time employment without interruption to the same extent as was provided from hire and

[b4] the employer has filed a timely protest

[b8] the employer is chargeable

[b9] the employer is a federal base-period employer

or

both

[b6] the employer is the claimant’s most-recent employer that employed the worker in at least ten weeks (whether or not consecutive) back to the beginning of the base period

and

any

[b26] the claimant’s separation from the employer occurred under non-disqualifying circumstances or

[not b4] the employer has not filed a timely protest or

[b12] the employer is a reimbursing employer or

The employer continues to provide the claimant with part-time employment that is not provided to the same extent as was provided from hire or

both

[b7] the employer continues to provide the claimant with part-time employment without interruption to the same extent as was provided from hire

[not b4] the employer has not filed a timely protest

### SD: Any employer's chargeability will be deferred if they are not the most recent ten week employer, and either not a ten week employer at all or an out of state employer.

**no ruling as to chargeability is being made at this time**

[b23] the employer's chargeability ruling is deferred

[not b6] the employer is not the claimant’s most-recent employer that employed the worker in at least ten weeks (whether or not consecutive) back to the beginning of the base period

and

either

[b25] the employer is a ten week employer

or

[b13] the employer is an out-of-state employer that is not chargeable in the state of Kentucky

[b12] the employer is a reimbursing employer

[b14] the employer is making payment to the fund in lieu of contributions to an employer reserve account

[b13] the employer is an out-of-state employer that is not chargeable in the state of Kentucky

[b15] the employer is located outside of the state of Kentucky and

[b16] the employer has no employer account with the state of Kentucky

<< SD CER – Modified - Discuss>>

[b7] the employer continues to provide the claimant with part-time employment without interruption to the same extent as was provided from hire

[ExistsScope(allemployerinstancesofemployment)] ExistsScope(all employer instances of employment)

[b21] the employment is current and

[b20] the employment's wages were provided to the claimant without interruption since the time of hire and

[b19] the employment was part-time since the date of hire