LEGISLATIVE EILL 333

Approved by the Governor May 3, 1973

Introduced by Fellman, 4

AN ACT to amend sections 48-624 and 48-669, Revised Statutes Supplement, 1972, relating to the Employment Security Law; to increase the maximum weekly benefit amount; to provide for transition; and to repeal the original sections.

Be it enacted by the people of the State of Netraska,

Section 1. That section 48-624, Revised Statutes Surplement, 1972, be amended to read as follows:

48-624. An individual's weekly tenefit amount shall be in the amount appearing in Column B in the table in this section on the line on which, in Column A of such table, there appear the total wages paid to such individual for insured work, in that quarter, of his base period, in which such total wages were highest.

UNEMFICYMENT EFNEFIT TABLE

UNEEFL	CIUENT FEBRUAR	LINEEL
Column A		Column B
Wages Paid in		Weekly
Highest Quarter		Eenefit
Of Base Period		Aucunt
\$ 200.00 through \$	250.CO	\$12.00
250.01 through	300.00	14.00
300.01 through	350.00	16.00
350.01 through	400.00	
400.01 through	450.CO	20.00
450.01 through	500.00	22.00
500.01 through	550.00	24.00
550.01 through	600.00	26.00
600.01 through	650.CO	28.00
650.01 through	700.00	30.00
700.01 through	750.CO	
750.01 through	800.00	34.00
800.01 through	850.00	
850.01 through	900.00	38.00
900.01 through	950.CO	40.00
	.000.00	42.00
		44.00
		46.00
		48.00
		50.00
		52.00
		54.00
		56.00

1,350.01 through 1,400.00	58.00
4,401.01-and-over 1,400.01 through 1,450.00	60.00
1,450.01 through 1,500.00	62.00
1,500.01 through 1,550.00	64.00
1,550.01 through 1,600.00	66.00
1,600.01 and over	68.00

Sec. 2. That section 48-669, Revised Statutes Supplement, 1972, be amended to read as follows:

48-669. With respect to any claimant for whom there is current a benefit year, which has not expired prior to duly-67-4972 the effective date of this act, the base period on which the right to receive benefits was computed shall remain the same, but if the wages paid in the highest quarter of the base period were in excess of the amount necessary to receive the maximum weekly benefit amount prior to duly-67-4972 the effective date of this act, then, and only then, the weekly benefit amount and maximum annual benefit amount shall be redetermined under sections 48-624 to 48-626 on claims for weeks subsequent to duly-67-4972 the effective date of this act within the remainder of such current benefit vear.

Sec. 3. That original sections 48-624 and 48-669, Revised Statutes Supplement, 1972, are repealed.