IOWA WORKFORCE DEVELOPMENT UNEMPLOYMENT INSURANCE APPEALS

DAVID T EARLE

Claimant

APPEAL NO. 14R-UI-08611-BT

ADMINISTRATIVE LAW JUDGE DECISION

MANPOWER INTERNATIONAL INC

Employer

OC: 06/02/13

Claimant: Respondent (6)

871 IAC 26.8(1) - Withdrawal of Appeal

STATEMENT OF THE CASE:

Manpower International, Inc. (employer/appellant) appealed an unemployment insurance decision dated June 2, 2014 (reference 02) which held that David Earle (claimant/respondent) was eligible for unemployment insurance benefits. A hearing was originally scheduled to be held on July 8, 2014 but the employer/appellant failed to follow the hearing notice instructions by not providing a telephone number at which a representative could be contacted prior to or at the time of the scheduled hearing. Consequently, no hearing was held and a default decision was issued. The appellant/employer appealed the decision and the Employment Appeal Board remanded for a new hearing. A hearing was scheduled for September 9, 2014. Prior to the hearing being held, the appellant requested the appeal be withdrawn.

ISSUE:

The issue is whether the request to withdraw the appeal should be granted.

FINDINGS OF FACT:

The administrative law judge, having reviewed and considered all of the evidence in the record, finds that: A request has been made by the appealing party to withdraw the appeal. The request has been submitted in writing.

REASONING AND CONCLUSIONS OF LAW:

An appeal may be withdrawn at any time prior to the issuance of a decision upon the request of the appellant and with the approval of the presiding officer to whom the case is assigned. Requests for withdrawal may be made in writing or orally, provided the oral request is tape recorded by the presiding officer. 871 IAC 26.8(1)

The administrative law judge has reviewed the records and files herein and concludes that the request of the appealing party to withdraw the appeal should be approved.

DECISION:

The	unemploymen	t insurance	decision	dated	June 2,	2014	(reference	e 02)	remains	in	effect.
The	request of the	appealing p	party to w	ithdraw	the app	eal is	approved	and	the decis	ion	of the
representative shall stand and remain in full force and effect.											

Susan D. Ackerman Administrative Law Judge

Decision Dated and Mailed

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