# IOWA WORKFORCE DEVELOPMENT UNEMPLOYMENT INSURANCE APPEALS

68-0157 (9-06) - 3091078 - EI

**HENRY L SETTLES** 

Claimant

APPEAL NO. 070-UI-02527-S2T

ADMINISTRATIVE LAW JUDGE DECISION

MIDWEST ACADEMY

Employer

OC: 10/06/06 R: 04 Claimant: Appellant (2)

Section 96.5-1 - Voluntary Quit

#### STATEMENT OF THE CASE:

Henry Settles (claimant) appealed a representative's November 2, 2006 decision (reference 01) that concluded he was not eligible to receive unemployment insurance benefits because he had voluntarily quit employment with Midwest Academy (employer). A hearing was held on March 29, 2007, following due notice pursuant to Remand Order of the Employment Appeal Board dated March 8, 2007. The claimant participated personally. The employer was represented by Lesley Buhler, Hearings Representative, and participated by Tiffany Kahn, Human Resources Director.

## ISSUE:

The issue is whether the claimant voluntarily quit work without good cause attributable to the employer.

#### FINDINGS OF FACT:

The administrative law judge, having considered all of the evidence in the record, finds that: The Findings of Fact set forth in the decision in appeal 07O-UI-00293-NT are adopted and incorporated herein as if set forth at length.

## **REASONING AND CONCLUSIONS OF LAW:**

The Reasoning and Conclusions of Law of the administrative law judge in appeal 07O-UI-00293-NT are adopted and incorporated herein as if set forth at length.

# **DECISION:**

The	representative's	November 2,	2006	decision	(reference	e 01) is	reversed	d. The	claimant
volu	ntarily quit with go	ood cause attr	ibutabl	le to the e	mployer.	The cla	imant is e	eligible to	o receive
uner	nployment insura	nce benefits.							

Beth A. Scheetz Administrative Law Judge

Decision Dated and Mailed

bas/css